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VIA ECF

July 25, 2012

Honorable Ramon Reyes  
United States Magistrate Judge  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, NY 11201

Re: United States v. Anthony Colandra  
10 Cr. 1008(BMC)

Dear Judge Reyes:

I represent Mr. Colandra. Mr. Colandra's bail condition's include home detention with electronic monitoring while allowing him to go to work. Mr. Colandra's family is planning a four day vacation in Pennsylvania where his family will be staying at the Fernwood Resort and Villas In Bushkill Pennsylvania. The dates are from this Sunday July 29<sup>th</sup> returning on Thursday August 1st. I am requesting that Mr. Colandra be permitted to travel with his family. He will provide all contact, information and travel details to Pre-Trial Services and contact them upon his return to the Metropolitan area. I have been in contact with Ana Lee of the Pre-Trial Services Bureau and she has no objection to Mr. Colandra's request as long as he provides the aforementioned information to Pre-Trial Services. Additionally I have I have contacted Elizabeth Geddes the Assistant United States Attorney assigned to this matter and she has no objection to this request.

I thank the Court for considering this application.

Respectfully submitted;

**PAPA, DEPAOLA & BROUNSTEIN**

/s/

**By: STEVEN L. BROUNSTEIN**